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NAS FORT WORTH
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LETTER REGARDING REGULATORY REVIEW AND COMMENTS ON RCRA FACILITY
INVESTIGATION WORK PLAN FOR SOLID WASTE MANAGEMENT UNIT 16 NAS FORT
WORTH TX
4/13/1992
TEXAS WATER COMMISSION



**NAVAL AIR STATION
FORT WORTH JRB
CARSWELL FIELD
TEXAS**

**ADMINISTRATIVE RECORD
COVER SHEET**

AR File Number 107

John Hall, Chairman
Pam Reed, Commissioner
Peggy Garner, Commissioner



TEXAS WATER COMMISSION

PROTECTING TEXANS' HEALTH AND SAFETY BY PREVENTING AND REDUCING POLLUTION

April 13, 1992

Colonel David F. Fink, P.E., USAF
Base Civil Engineer
Headquarters, 7th Support Group (SAC)
Carswell Air Force Base, Texas 76127-5000

Re: RCRA Permit No. HW-50289 - Part VIII
Texas SWR No. 65004
EPA No. TX 0571924042

NOTICE TO PROCEED

Dear Colonel Fink:

We have reviewed the RCRA Facility Investigation Workplan which you submitted dated January 31, 1992, targeting SWMU No. 16 (Building 1060 - Waste Accumulation Area), SWMU No. 32 (Building 1410 - Waste Accumulation Area), SWMU No. 35 (Oil/Water Separation System), SWMU No. 36 (Building 1191 Waste Accumulation Area), and SWMU No. 61 (Building 1320 - Power Production Maintenance Facility Waste Accumulation Area) and are prepared to offer the following response:

- 1) We understand that the subject RFI Workplan offers the specific technical approach proposed for the five above-referenced SWMU's;
- 2) We further understand that the subject RFI Workplan adopts the following portions, as applicable, of a previously-submitted workplan entitled Workplan SWMU No. 62 Landfill No. 6:

Environmental Setting
Geophysical Setting
Physiography
Topography
Geology
Hydrogeology
Surface Water
Groundwater
Cimatology & Air
Human Environment
Population

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Demographics
Land Use
Hydrogeologic Assessment Area
Geophysical Survey
Subsurface Soil Survey
Sampling for Laboratory Analysis
Split Sample Procedures
Evaluation-Related Tasks
Data Management
Schedule for Collecting Samples
Preliminary Soils Report
Certification for Wastes & Submittals

- 3) We concur with your proposal to defer groundwater testing at these units until such time as the soils sampling data suggest that the potential for groundwater contamination attributable to these units exists (which is consonant with Permit Provision VIII.A.2.b.(2)).

Therefore, predicated on the above-noted three points of understanding, the plan in its present form appears to be consistent with the requirements of Section VIII of Permit No. HW-50289.

This letter constitutes approval by the Executive Director of the Workplan for SWMU's No. 16,32,35,36, and 61; and directs you to begin the RFI activities without delay. You do not need a separate approval from the USEPA.

Further questions or comments regarding the RFI process may be directed to Alan P. Church, P.E. at AC 512/463-8020.

Sincerely,



Susan S. Ferguson, Director
Industrial and Hazardous Waste Division

SF/APC/tlc

cc: TWC District 4 Office - Duncanville
Larry Brnicky - USEPA Region VI - Dallas
Allan Posnick, Federal Facilities Team
Paul S. Lewis, Corrective Action Section
Bob Brydson, I&HW Permits

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